Transcript of the Testimony of

John L. Sigalos

Date: July 27, 2004 **Volume:**

Case: HIGHMARK, INC. v. ALLCARE HEALTH MANAGEMENT

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Dickman Davenport, Inc. Phone: 214.855.5100 Fax: 214.855.5181

Email: info@dickmandavenport.com Internet: www.dickmandavenport.com

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Page 9 A. I recognize the number and I've seen it before, 1 2 yes. Q. Okay. Do you understand when I use the 3 shorthand the 105 patent that I'll be referring to this 4 patent here? 6 A. Yes.

Q. You're comfortable with that terminology?

8 A. Yes.

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Q. The previous litigation that you were deposed in 9 on behalf of Allcare before today, the issue in that case 10 was this 105 patent and an infringement of that patent; 12 is that correct?

A. As far as I remember, yes.

Q. Okay. Do you remember who the litigants were in 14

15 that case?

A. No. 16

MR. KUCLER: I'm actually not going to mark 17 this if that's okay with you, Steve, at least for now. 18

Q. (By Mr. Kucler) I will show you a copy of a 19 20 document the front of which says, Allcare Health

Management V Cerner Corporation, deposition of John Louis 21

Sigalos, February 22nd, 2000. Do you have that in front 22

23 of you?

24 A. Yes.

25 Q. Do you recognize this as a copy of the

1 Q. I understand, and that makes perfect sense, 2 Mr. Sigalos.

Could you turn to the back page of that deposition, the deposition transcript in front of you?

A. Uh-huh.

Q. And I believe it is some type of errata sheet; is that correct?

8 A. Well, it's a place where I should sign if there was - I guess that's - it says what - I can't see what it says. Corrigendum. Always like to do things in Latin 10 so people don't understand them. 11

12 O. Do you know what a corrigendum is?

A. No.

14 Are you taking a look at the corrigendum right Q.

15 now?

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Page 10

16 A. I'm looking at it.

Q. Okay. Do you recall going through your 17 18 deposition and then filling out that corrigendum to correct mistakes in your deposition? 19

A. I have absolutely no recollection of anything.

21 Q. Do you, sitting here today, recall any questions

or answers in that deposition transcript specifically

that you do not believe are the correct answers anymore? 23 24 A. I haven't looked at it since that time, so --

25 O. So you can't specifically recall --

transcript of a deposition that you gave in the Cerner

litigation?

3 A. Well, it looks like it's a copy, yes.

Q. Do you remember giving that deposition?

A. No. 5

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Q. Okay. When you gave that deposition, you were 6 under oath just like you are today; isn't that correct? 7

8 A. Correct.

O. Okay. And you testified truthfully during that 9

10 deposition; is that correct?

A. Yes.

12 O. After the deposition was completed, do you

remember being given a copy -- a preliminary copy of the

transcript at which time you were asked to review it to

15 see if there were any inaccuracies?

16 A. I can't remember clearly, but I - let me just tell you something so you can appreciate what I'm telling 17

you. This deposition was taken evidently in February. 18 19

Q. Yes, sir.

20 A. My daughter was critically ill with cancer, and

21 she died some six weeks later. So that was a very

difficult period. And I know it's usual to give a -

when this deposition was signed, and I believe it 23

happened, but I really don't recall. I mean, I was

25 focused on something completely different at that time.

1 A. No.

Q. -- any that you would change at this time?

A. No.

Q. Okay.

MR. KUCLER: Could we actually mark the deposition transcript now, please?

THE REPORTER: Sure.

MR. KUCLER: That's going to be Exhibit 2.

(Exhibit 2 marked.)

MR. KUCLER: Mr. Hill, I didn't have

another copy of that.

Q. (By Mr. Kucler) Switch now, Mr. Sigalos, to 12

people and entities that you've represented as an 13

attorney in the past. Have you ever represented as an 14

individual Robert Shelton who's sitting at the table here 15

16 today?

A. Yes.

Q. Okay. And when did you first meet Mr. Shelton? 18

A. He was referred to me by his uncle on a patent

20 matter.

Q. Okay. Had you done --

22 A. Or cousin. I forget. Something like that.

Q. You had done previous work for Mr. Shelton's

relative, be it cousin or uncle? 24

A. For his law firm. He was the managing partner

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1 A. I know it's not hundreds of thousands.
2 Q. Okay.

A. I would say in the nature of tens of thousands —

5 Q. Okay.

6 A. - or 10,000 plus a little bit. I just don't -

7 I have no -

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(Exhibit 13 marked.)

A. So you knew it all the time, for crying out loud.

loud.
Q. (By Mr. Kucler) Actually, I'm just looking at
these now. Could you look through the documents in

3 Exhibit 13 for me, please?

14 A. Sure.

15 Q. Let me know when you have gotten to do that.

16 A. Yes, I've read it.

17 Q. And the first page here appears to be a memo

18 from you to Allcare?

19 A. Correct.

Q. Which confirms as of October 31st, 1997, an

21 amount owing --

22 A. Yes.

Q. -- to you for professional services?

24 A. Uh-huh.

Q. And the next page is a letter to a Carolyn

A. Oh, no, no.

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Q. Okay. Have you ever discussed claim

3 construction with anyone at Allcare?

A. Not that I'm aware of, no.

Q. Have you ever taken it upon yourself to try to

construe any of the claims of the 102 patent?

A. Oh, no.

8 Q. Have you ever been asked to do that?

A. No.

10 Q. Okay. In the claims of the 105 patent as

issued, are you aware of whether any of the terms in any

12 of the claims has a definition other than its ordinary

13 meaning?

14 A. I have no knowledge.

Q. That wasn't your area?

16 A. I'm sorry?

Q. That wasn't your area?

A. That wasn't my area at all.

19 Q. Okay. If you needed to go and find out what the

meaning of the terms were, would Dr. Cummings know that?

21 A. I'm sorry?

Q. If you were trying to find out what the meaning

23 of claim terms were, would Dr. Cummings know that?

A. I don't know.

25 Q. Okay. Would Dr. Cummings qualify as one skilled

Billington at Allcare --

2 A. Right.

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3 Q. - I believe stating the same thing?

A. Correct.

5 Q. And the amount appears to be \$15,230.41?

A. 15,200, right.

7 Q. Okay. And the final portion of these documents

8 is a subscription agreement?

9 A. Yes.

10 Q. And you signed and received \$15,200 worth of

11 Allcare stock as of that date?

12 A. Correct.

13 O. November 10th, 1997?

14 A. Correct.

Q. Okay. These documents are accurate, to the best

16 of your recollection?

17 A. Yes.

18 Q. Okay. Do you recall speaking with Dr. Cummings

19 around the time period when you were just deposed in the

20 Cerner litigation which was in February of 2000?

21 A. No, I don't. I remember - that was a tough

22 time for me. I don't remember anything.

Q. I understand. You don't recall then speaking

24 about claim construction of the 105 patent with

25 Dr. Cummings?

Page 94 1 in the art for the purposes --

A. I'm sorry?

3 Q. Would Dr. Cummings qualify as one skilled in the

art for purposes of the 105 patent?

A. I would assume so, yes.

Q. Okay. By your interpretation of what one

skilled in the art would be, you think Dr. Cummings would

qualify?

A. I have really no way of gauging that.

Q. Okay.

11 A. I just know he's very knowledgeable, but I'm

12 just — 13 O.

Q. Okay. Do you know who currently owns the 105

14 patent?

A. Allcare, as far as I know.

16 Q. Okay. We actually don't need to mark these. I

17 just want to -- I'm going to show you a document that's

8 called, Confirmatory Assignment, and one that's called,

19 Quit Claim Deed. And I just want you to tell me,

20 Mr. Sigalos, if you recognize either of those two

21 documents.

22 A. No, I don't.

Q. You don't recall ever having anything to do with

24 their preparation?

5 A. No, I don't.

Pages 93 to 96

23

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1 Q. Okay. Do you recall ever being asked to

- contribute information to any type of a survey or
- 3 questionnaire that could be used to identify potential
- 4 infringers --
- 5 A. No.
- 6 Q. of the 105 patent?
- 7 A. No.
- 8 Q. Okay. I'm going to show you a couple of quick
- 9 documents, and I'm just going to ask you if you have ever
- 10 seen these before. The first is entitled, license for
- 11 option on patent rights. There is a stamp at the bottom
- 12 that says, 25 Sigalos from your previous deposition in
- 13 the Cerner case. Could you take a look at that for me,
- 14 please?
- 15 A. I just don't remember.
- 16 Q. You don't recall ever seeing that before?
- 17 A. No
- 18 Q. I show you another document which has a label on
- 19 the bottom that's Exhibit 30 from your Cerner deposition
- 20 and ask you again if you recall ever seeing that before.
- 21 A. No, I don't.
- 22 Q. Okay. Take a look at that document that I've
- 23 just handed you and let me know if you have ever seen
- 24 that before, please.
- 25 A. No, I don't. I've never seen this before.

1 18; is that correct?

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- A. I'm sorry?
- O. That was marked Deposition Exhibit Number --
- 4 Deposition Exhibit Number 18; is that correct?
 - A. Correct.
 - Q. And again, you've never seen that before?
 - A. No.
 - (Exhibit 19 marked.)
 - MR. KUCLER: Mr. Hill, I'm going to
- 10 apologize again. I only have one copy of this.
- 11 Q. (By Mr. Kucler) If you could look at Exhibit 19 12 and tell me if you have ever seen that before.
 - A. I don't remember seeing this.
- 14 Q. Okay. So Exhibit 19, you've never seen before?
 - A. I don't remember seeing it.
- 16 Q. You don't recall ever having a hand in creating
- 17 that document?
 - A. No, I don't.
- 19 Q. Do you recall providing any information that led
 - to the creation of that document?
- 21 A. I just don't remember anything about it.
 - Q. Okay. Since that one is an exhibit, why don't
- 23 we put it in your pile?
 - A. In my pile?
- 25 Q. Yes.

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- Q. You've never seen that before?
- 2 A. No.

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- 3 Q. Do you know who that document originated from?
- 4 A. I beg your pardon?
- 5 O. Do you know whom that document originated from?
- A. It has two names up at the top, and I don't know either one of those gentlemen or anything about them.
- 8 O. You're not familiar with either of the gentlemen
- 9 whose names are on the top?
- 10 A. No, no.
- 11 MR. KUCLER: Could we mark that as an
- 12 exhibit, please?
 - (Exhibit 18 marked.)
- 14 A. He didn't get a copy.
- 15 Q. (By Mr. Kucler) I will give it right back.
- 16 Could you just confirm for me on the record -
 - A. I'm sorry?
- 18 Q. Could you just confirm for me on the record the
- 19 numbers in the lower left-hand corner of the first page
- 20 and the last page of that, please? And then, by all
- 21 means, please show it to Mr. Hill.
- 22 A. All right. The document begins with HAS 00649
- 23 and ends with Page Number hang on a moment here -
- 24 HAS 00684.
- 25 Q. And that was marked Deposition Exhibit Number

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 A. Well, there's some here that's confusing. I'll
- 2 let you straighten it out.
 3 O. Okay. I'll sort through the pile after y
- Q. Okay. I'll sort through the pile after you're
- 4 done.
 5 Mr. Sigalos, when we spoke off the record a
- 6 couple of times today, you had mentioned some personal
- 7 aspects that contributed to either knowledge or lack of
- 8 knowledge at certain points in time.
 - A. Yes.
- 10 Q. And I wanted to give you the opportunity to
 - l clarify on the record because I know I've shown you some
- 12 things from the past and some things from now.
- 13 A. I wanted to explain that in the summer and I
- 14 can't remember the day, in July of 1997, we got word that
- 15 our daughter had one of our daughters had advanced
- 16 case of breast cancer which metastasized. And so we were
- 17 involved in taking her to various places in the United
- 18 States and elsewhere trying to fight it.
- 19 And at the time of my first deposition, she
- was gotten very critical, and she died just some six
 weeks -- she died on April the 14th. And so I was trying
- 22 to explain why, you know, I I just I was so
- consumed for those seven for those four years, you
 know, with that situation.
 - And since that time, we've had the problem

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	l because she was a divorcee with one child, so I wa	Page 117 Page 1 Page 1 Page 1	119
l	2 executor of her estate which was very painful try		•
۱	3 close her estate. And then we had a grandparent	is' 3 MR. HILL: Do you want to read and sign?	
ı	4 lawsuit against my former son-in-law to get visita		
ı	5 with our granddaughter. So it's been a very, very		
ı	6 difficult seven years for my wife and I. And I jus	st - 6 deposition transcript?	
İ	7 this kind of stuff just just don't	,	
١	8 Q. And	7 THE WITNESS: Whatever they want. I don't 8 care.	
l	9 A. Plus the usual ravages of age.	1	ſ
l	10 Q. I understand.	the state of the s	
l	11 A. I've reached the stage where my memory is	1 2	1
l	12 perfect now. I forget everything. Unfortunately,	my 11 MR. HILL: We'll reserve signature. THE WITNESS: Yeah.	
ı	i3 wife doesn't.	•	
	14 Q. And Mr. Sigalos, I'm sorry for what happened	13 THE VIDEOGRAPHER: We're off the record a	ıt
•	15 course. But you seemed like you wanted the opport		
ł	16 to say that.		ı
	17 A. Yeah. I just yeah. I didn't want to give	16	
1	18 you the impression I was being diffident about the	17	ļ
	19 things.		ı
		19	ı
	Q. I understand. And I wasn't trying to put you under the gun or anything.	20	ł
		21	
	22 A. All right. Thank you for giving me the 23 opportunity.	22	ı
		23	- 1
	i		- 1
•	25 know, the obvious emotional stresses that are involved	ed 25	
۲			4
	P 1 with all those different things, did you have between	Page 118	20
	2 2000 and today, the last time you were deposed, or	1 CHANGES AND SIGNATURE	- 1
	actually at any time over the past few years, have you	2 WITNESS NAME: DATE OF DEPOSITION: 3 PAGE LINE CHANGE REASON	- [
	4 had any medical problems that would cause, you know	3 PAGE LINE CHANGE REASON	-
	5 memory lapses or any difficulty answering questions?	w, any 4	- [
	and the second and the second description.		- 1
	- Barre I mark and	6	- 1
	 Q. Have you are you taking any medications not A. Huh? 		
		8	
1	9 Q. Are you taking any medications now? 10 A. No.	9	-
•	·	10	-
	The state of the s		- 1
	12 affected your memory in any way? 13 A. I don't think so. You know. I'm 76, almost 7.	12	- 1
	and a second and the second state of the second to do my		
	the second of th		-
	, and desperate a	hat 16	- }
	, and a second s		ı
		19	. [
	A. I don't even remember all the questions you'r		
	21 asked me.	21	-
	22 Q. Okay. Okay.		ı
	MR. KUCLER: I think that's all we have.	23	
	THE WITNESS: Okay. Thank you. I'll leave		
2	25 these here for that young lady. Some of these have not	t 25	